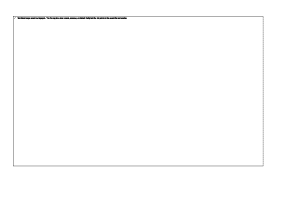
iviessage	
From:	Nonresponsive based on revised scop: Nonresponsive based on revised scope
Sent:	
To:	Nonresponsive based on revised scope Names parable based on revised scope
CC: Subject:	Wagner, Christine [Wagner.Christine@epa.gov]; Fitzsimmons, Charlie [Fitzsimmons.Charlie@epa.gov] RE: [EXT]RE: CWM Emelle Bid Response for Pile #1 BEFORE DISCOVERY OF UHC'S
Attachmen	
Nonresponsive based on revised s	
-	ou very much for the response. Could you please let us know the amount of debris
that wo	uld be allowed with TSCA soil?
[	
Nonresponsive based on	revised scope
Ĺ	
<u> </u>	
From: Nonres	sponsive based on revised scope Norresponsive based or revised scope   Sday, December 10, 2019 10:46 AM
To Nonresp	onsive based on revised scor. Nonresponsive based on revised scope
Cc: Wagne	er, Christine <wagner.christine@epa.gov></wagner.christine@epa.gov>
Subject: [EXT]RE: CWM Emelle Bid Response for Pile #1 BEFORE DISCOVERY OF UHC'S	
***CAUT	${\sf ION}^{***}$ This email originates from a source outside the company. Please use caution when opening
attachme	ents, clicking on links, or following the senders request.
Nonresponsive base	ed on revised scope   Christine
L	
If Environmental Restorations treat's the metals (lead) < LDR's, the result would be	
a TSCA only regulated waste (PCB's > 50 ppm). Nonresponsive based on revised scope has a TSCA Permit,	
	ore that would be acceptable for disposal. If that TSCA waste also contained
	s, that are not "listed" RCRA waste, it would still be acceptable, again as
	·
_	the material did not have a RCRA waste code. UHC's are only regulated, if
associa	ted with a RCRA waste, they don't apply for a TSCA waste.
Becaus	e the specific source of this contamination can't be documented, listed
	•
waste	codes would not be correct. However because of this please run a Full TCLP
tor disp	oosal analysis, to rule out the RCRA concerns. Ex. 4 CBI
	Ex. 4 CBI
	Ex. 4 CBI
L	
Dlooss	run ana /10 naint) composito comple nor aveny 275 tana for Evil TCLD that
Please run one (10-point) composite sample per every 275 tons, for Full TCLP, that	
you want to ship off to Nonresponsive based on revised scope, for disposal analysis.	
	<u> </u>

To answer you question below about why an treat D008 (TSCA/RCRA) Lead soil < 500 ppm PCB's, but we cant if the PCB's are > 500 ppm, is a "facility permit issue", its not a RCRA or TSCA issue. The Stabilization Plant at requires regulated VOC's to be < 500 ppm. So its our Air permit that's the problem with a TSCA/RCRA Metals Soil and PCB's > 500 ppm, because PCB's are SVOC's and they would go into to total calculation of VOC's. The air permit does not apply if we are just going to TSCA Landfill.  Please let me know if you have any questions.
rease let me know it you have any questions.
Regards
onresponsive based on revised scope
Nonresponsive based on revised scope
From: Nonresponsive based on revised scope  Sent: Friday, December 6, 2019 5:55 AM  To: Wagner, Christine < Wagner. Christine@epa.gov>  Subject: Nouresponsive based on revised scope  Bid Response for Pile #1 BEFORE DISCOVERY OF UHC'S
Chris, Good morning. Please see attached document from for disposal of Pile 1 waste before discovery of the UHC's. I highlighted there conditions on their offer for accepting this waste.  As we were discussing they are limited to 500 ppm HOC's for RCRA/TSCA. That is why they offered value engineering in one of their comments. I attached our disposal analysis that went out with RFQ to reference. Our PCB was 590 ppm which exceeds the 500 ppm HOC limit has and that is why they offered value engineering and also a cost for disposal by incineration.  The I contact who submitted the offer and who I have been discussing our situation with is Nonresponsive based on revised scope Feel free to give a call also.
Have a good day and I'll talk to you later.

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